$FORM\ 33.\ Response\ to\ Notice\ of\ Oral\ Argument$

Form 33 December 2024

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

RESPONSE TO NOTICE OF ORAL ARGUMENT

Short Case Caption: Apple Inc. v. ITC Filing Party: U.S. International Trade Commission Instructions. No more than two counsel may argue per side, and no more than one cound may argue on behalf of each party or on behalf of parties represented by the same counsely counsel from the same firm. Fed. Cir. R. 34(e)(2). Each arguing counsel must compand submit a separate Form 33, but counsel arguing on behalf of parties represented by o counsel should only submit one Form 33 and list all parties below. Parties represented distinct counsel may elect to have one counsel represent their collective interest argument, and no amended entry of appearance is required. Parties intending to waive argument should check the waiver box below; parties not wait argument should complete the remainder of the form. Argument time must be identified whole minutes. Rebuttal time is only allowed for Appellants and Cross-Appellants. Ure otherwise ordered, cases must not exceed 15 minutes per side, including any rebuttal time. Oral Argument Waiver Arguing Counsel Name (Include Mr., Ms., Dr., Mx., etc. and a phonetic spelling of last name (Include Mr., Ms., Dr., Mx., etc. and a phonetic spelling of last name (Include Mr., Ms., Dr., Mx., etc. and a phonetic spelling of last name) Parties I am representing at argument (if different from filing parties; attach additional page if needed) Phone: 202-205-3427 Main Argument Mins.: 8 Rebuttal Mins.: I acknowledge that (1) oral argument is scheduled as stated in the court's notice and in proceed even if I waive argument, see Fed. R. App. P. 34(e)-(f); (2) arguing counsel can ochange through filing an amended version of this form; and (3) counsel who have not ente appearances in the case and are not listed on this form cannot present oral argument.	Case Number: 20	24-1285
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Date: 5/29/2025 Signature: /s/ Ronald A. Traud Name: Ronald A. Traud	proceed even if I waive argum change through filing an amen appearances in the case and a	ent, see Fed. R. App. P. 34(e)–(f); (2) arguing counsel can only ded version of this form; and (3) counsel who have not entered re not listed on this form cannot present oral argument. Signature: /s/ Ronald A. Traud